Stephanie Galbraith Moore Assistant Attorney General Office of the Attorney General 1031 W. 4th Ave., Suite 200 Anchorage, Alaska 99501 (907) 269-5190

RALPH KERMIT WINTERROWD, 2ND,)

Attorney for Defendants

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

Plaintiff,))
vs. BRAD L. NELSON, ET AL., Defendants.)) Case No.: 3:02-cv-00097-JKS) SCHEDULING AND PLANNING) CONFERENCE REPORT _)
1. Meeting. In accordance with F.R.Ci attended by: The parties conferred the	v.P. 26(f), a meeting was held on and was rough correspondence.
Ralph Winerrowd, Pro Se	
Stephanie Galbraith Moore, attorney	for defendants
The parties recommend the following: 2. Pre-Discovery Disclosures. The inf have been exchanged by the parties X will be exchanged by the parties	
Proposed changes to disclosure	•

Preliminary witness lists
have been exchanged by the parties
X will be exchanged by the parties by 8/31/07
3. Contested Issues of Fact and Law. Preliminarily, the parties expect the following issues of fact and/or law to be presented to the court at trial in this matter:
Liability and Damages
4. Discovery Plan. The parties jointly propose to the court the following discovery plan.
A. Discovery will be needed on the following issues:
Liability and Damages
B. Disclosure or discovery of electronically stored information should be handled as follows:
C. The parties have agreed to an order regarding claims of privilege or of protection as trial preparation material asserted after production as follows:
D. All discovery commenced in time to be completed by 3/28/08
E. Limitations on Discovery.
1. Interrogatories.
X No change from Fed.R.Civ.P. 33(a)
Maximum of by each party to any other party.
Responses due in days.
2. Requests for Admissions.
X No change from Fed.R.Civ.P. 36(a)
Maximum of requests.
Responses due in days.
3. Depositions.
X No change from Fed.R.Civ.P. 30(a), (d).
Maximum of depositions by each party.
Depositions not to exceed hours unless agreed to by all parties.

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F. Repo	orts from retained experts.	
	Not later than 90 days before the close of disc red.R.Civ.P 26(a)(2)(C).	covery subject to
R	Reports due:	
Fron	m plaintiff	From defendant
G. Supp	plementation of disclosures and discovery re	sponses are to be made:
Pe	eriodically at 60-day intervals from the entry	of scheduling and planning
ord	der.	
<u>X</u> As	s new information is acquired, but not later t	han 60 days before the close
of	discovery.	
	nal witness list, disclosing all lay and expert to call at trial, will be due:	witnesses whom a party may
<u>X</u> 45	day prior to the close of discovery.	
N	ot later than	
5. Pretri	al Motions.	
<u>X</u> N	to change from D.Ak. LR 16.1(c).	
<u>X</u> M	following changes to D.Ak. LR 16.1(c). [Che following changes to D	be filed not later than 8/31/07 ed not later than 4/18/08
6. Other	Provisions:	
A. <u>X</u>	The parties do not request a conference wit scheduling order.	h the court before entry of the
	The parties request a scheduling conference issue(s):	ce with the court on the following

DATED this 5th day of June, 2007, at Anchorage, Alaska.

TALIS J. COLBERG ATTORNEY GENERAL

By:

Gilman Dana S. Burke **Assistant Attorney General** Office of the Attorney General 1031 W. 4th Ave., Ste. 200 Anchorage, AK 99501 Phone: (907) 269-5190 Fax: (907) 258-0760 Dana Burke@law.state.ak.us TWC ECF@law.state.ak.us Alaska Bar No. 9011085

DATED this day of June, 2007, at Knik, Alaska.

By:

Ralph Kermit Winterrowd II, Pro Se Plaintiff P.O. Box 877109 Knik, Alaska 99687

Phone: (907) 357-8003 Fax: (907) 357-8007

CERTIFICATE OF SERVICE

This is to certify that on this date, a copy of the foregoing Scheduling and Planning Conference Report is being mailed to:

Ralph K. Winterrowd, 2nd P.O. Box 877109 Knik, AK 99687

s/ Gilman Dana S. Burke 6/05/07

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